## § 206.1

#### Subpart E—Investigations for Relief From Market Disruption

206.41 Applicability of subpart.

206.42 Who may file a petition.

206.43 Contents of a petition under section 406(a) of the Trade Act.

206.44 Contents of a petition under section 421(b) or (o) of the Trade Act.

206.44a Special rules for conducting investigations under section 421(b) of the Trade Act.

206.45 Time for reporting.

206.46 Public report.

206.47 Limited disclosure of certain confidential business information under administrative protective order.

## Subpart F—Monitoring; Advice As to Effect of Extension, Reduction, Modification, or Termination of Relief Action

206.51 Applicability of subpart.

206.52 Monitoring.

206.53 Investigations to advise the President as to the probable economic effect of reduction, modification, or termination of action.

206.54 Investigations with respect to extension of action.

206.55 Investigations to evaluate the effectiveness of relief.

# Subpart G—Investigations For Action in Response to Trade Diversion; Reviews of Action Taken

206.61 Applicability of subpart.

206.62 Who may file a petition.

206.63 Contents of petition.

206.64 Institution of investigation or review; publication of notice; and availability for public inspection.

206.65 Public hearing.

206.66 Limited disclosure of certain confidential business information under administrative protective order.

206.67 Time for determination and report.

206.68 Public report.

AUTHORITY: 19 U.S.C. 1335, 2251-2254, 2451-2451a, 3351-3382; secs. 103, 301-302, Pub. L. 103-465, 108 Stat. 4809.

SOURCE: 59 FR 5091, Feb. 3, 1994, unless otherwise noted.

#### § 206.1 Applicability of part.

This part 206 applies specifically to functions and duties of the Commission under sections 201-202, 204, 406, and 421-422 of the Trade Act of 1974, as amended (19 U.S.C. 2251, 2252, 2254, 2436, 2451-2451a) (hereinafter Trade Act), and sections 301-318 of the North American Free Trade Agreement Implementation

Act (19 U.S.C. 3351 et seq.) (hereinafter NAFTA Implementation Act). Subpart A of this part sets forth rules generally applicable to investigations conducted under these provisions; for other rules of general application, see part 201 of this chapter. Subpart B of this part sets forth rules specifically applicable to petitions and investigations under section 202 of the Trade Act; subpart C sets forth rules specifically applicable to requests and investigations under section 312(c) of the NAFTA Implementation Act; subpart D sets forth rules specifically applicable to petitions and investigations under section 302 of the NAFTA Implementation Act; and subpart E sets forth rules specifically applicable to petitions and investigations under section 406 or 421 of the Trade Act. Subpart F of this part sets forth rules applicable to functions and duties under section 204 of the Trade Act. Subpart G sets forth rules applicable to functions and duties under section 422 of the Trade Act.

[67 FR 8190, Feb. 22, 2002]

# Subpart A—General

Source:  $60 \ FR \ 10$ , Jan. 3, 1995, unless otherwise noted.

# § 206.2 Identification of type of petition or request.

An investigation under this part 206 may be commenced on the basis of a petition, request, resolution, or motion provided in section 202(a)(1), 204(c)(1), 406(a)(1), 421(b) or (o), or 422(b) of the Trade Act of 1974 or section 302(a)(1) or 312(c)(1) of the North American Free Trade Agreement Implementation Act. Each petition or request, as the case may be, filed by an entity representative of a domestic industry under this part 206 shall state clearly on the first page thereof "This is a [petition or request] under section [202, 204(c), 406, 421(b) or (o), or 422(b) of the Trade Act of 1974, or section 302 or 312(c) of the North American Free Trade Agreement Implementation Act] and subpart [B, C, D, E, F, or G] of part 206 of the rules of practice and procedure of the United States International Trade Commission.'

[67 FR 8190, Feb. 22, 2002]